at 3/6/01 7:48 PM

DECLARATION FOR NON-PROVISIONAL PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below at 201 at seq bereath my name,

I believe I am the original, first and sole inventor if only one name is listed at 201 below, or an original, first and joint inventor if plural names are fished at 201 of seq. below, of the subject matter which is claimed and for which a partial is sought on the invention entitled

APPARATUS AND METHOD FOR LOCATING AND PRESENTING ELECTRONIC CONTENT

- and for which a polaris application:
 is attached hereto and includes amortalment(s) likel ony systems.

with intendment(s) filed on a system :
- was filed as PCT international Application No. on and was intended under PCT Atticle 19 discounting

I hereby searc that I have reviewed and understand the commute of the above identified application, including the claims, as antended by any antendment referred to above.

Lacknowledge the duty to disclose information known to me to be material to patentiality as defined in Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) of any foreign application(s) for patent or inversor's certificate listed below and have also identified below any foreign application for putent or inventor's certificate having a filling date before that of the application on which priority is claimed:

APPLICATION NUMBER	1 I	DATE OF FILING (day, month, year)	PRIORITY CLAIMED	
			YES • NO •	
			YES · XO ·	
			VES · YO ·	

Unereby claim the benefit under Title 35, United States Code, §119(c) difany United States provisional application(s) listed below

PROVISIONAL APPLICATION NUMBER	FILING DATE

Thereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insulin as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first puragraph of Title 35, of Federal Regulariers, §1.56 which became available between the fitting does of the prior application and the national or PCT international filling date of this application. United States Code \$112, Eucknowledge the duty to disclose inflorusation known to me which is material to potentiability as defined in Title 37, Code

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APPLICATION SERIAL NO.	FILING DATE	PATENTEO	PENDING	ABANDONED
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Tor use only when the application is assigned to a company, partnership or effect organization.

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bulber munis	eed to be true; and furt hable by linn or inverse	ements made herein of any amou know her that those statements were inade a aument, or bolls, under Section 1001 c application or any patent is suring then	vith the knowledge that willful fals of Title 18 of the United States Code	a Charmonte and the like	re รถ เพล ะ ก่อ กละ	
	FULL NAME OF INVENTOR	Der Kolf O'Brien	Pakat Habuk Tananaas	знисежие А.		
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of Thomas A. O'Brien

Application No.: Not known yet

Filed: Herewith

Fot: Apparatus and Method for Lucating and Presenting Electronic Content Attorney Docket No. 10330-006-999

POWER OF ATTORNEY BY INVENTOR

Assistant Commissioner for Patents Washington, D.C. 20231

Sir

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94304, all of Pennie & Edmonds LLP (PTO Customer No. 24341), as its attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, said appointment to be to the exclusion of the inventor and his attorney(s) in accordance with the provisions of 37 C.F.R. 3.71, provided that, if any one of these attorneys ceases being affiliated with the law firm of Pennie & Edmonds LLP as partner, counsel, or employee, then the appointment of that attorney and all powers derived therefrom shall terminate on the date such attorney ceases being so affiliated.

Please direct all correspondence for this application to:

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Date: 3/5/01

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